

Behavioral Health Agency Inspection Report

Department of Health
P.O. Box 47874, Olympia, WA 98504-7874
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Smokey Point Behavioral Hospital,
3955 156th ST NE, Marysville, WA 98271-4831

Sally Ann Schneider

Agency Name and Address

Administrator

Investigation

October 8-10, 2018

Inspection Type

Investigation Onsite Dates

Gina L. Dick

Investigator

2018-11858

BHA.FS.60874194

Case Number

License Number

Behavioral Health Hospital E & I

BHA Agency Services Type

Please note that the deficiencies/violations/observations noted in this report are not all-inclusive, but rather were deficiencies/violations/observations that were observed or discovered during the on-site inspection.

Deficiency Number and Rule Reference	Observation Findings	Plan of Correction
<p>WAC 246-341-1126(4)(d) Mental health inpatient services-Policies and Procedures - Adult. In addition to meeting the agency licensure, certification, administration, personnel, and clinical requirements in WAC 246-341-0100 through 246-341-0650, and the applicable inpatient service requirements in WAC 246-341-1118 through 246-341-1132, an inpatient facility must implement all of the following administrative requirements:</p> <p>(4) A policy management structure that establishes: (d) Procedures to inventory and safeguard the personal property of the individual being detained according to RCW 71.05.220;</p>	<p>The Washington State Administrative Code is not metas evidenced by:</p> <p>Based on clinical record review it was determined the agency failed to follow the agencies "unclothed body search/property search" policy and procedures at intake resulting in the client possessing and using a syringe reportedly filled with methamphetamine after admission to the unit.</p> <p>Failure of the agency to follow the agency policy and procedure of body and property search resulted in harm to the patient because of the patient's use of methamphetamine, causing methamphetamine intoxication, and demonstrating erratic behavior.</p> <p>Failure to follow the agency policy and procedure placed other patients at significant risk of harm due the potential of other patients having access to the syringe and methamphetamine.</p> <p>Findings included:</p> <ol style="list-style-type: none"> 1. Review of the clinical record on October 8, 2018 determined the patient admitted on August 4, 2018 did not have a complete search of their person or belongings as evidenced by the patient belongings examination & inventory sheet completed by staff stating "patient refused" and staff not searching belongings. 2. Review of clinical record determined on August 6, 2018 a progress note indicated erratic behavior by the client prompting a patient room search resulting in a found syringe. <p>On October 8, 2018 at 3:00pm when interviewed Ryan Robertson indicated, the incident report for the August 6, 2018 incident could not be found. He requested a staff member who was present during the incident write a</p>	<p>Regulation Number-WAC 246-341-1126(4)(d) Plan of Correction for Each specific deficiency Cited: The hospital failed to detect contraband in July. A second incident report was created when the first report could not be located. When identified by DOH Hospital bed surveyors.</p> <p>Procedure/process for implementing the plan of correction:</p> <ul style="list-style-type: none"> • RN's, LPN's, and MHT's were retrained by the CNO/ Nurse Designee on 5 identified areas including but not limited to the room searches per policy are conducted twice a day to ensure that mitigation plans have taken place for safety of the unit and patients. This occurred on 8-6-2018 through 8-9-2018, prior to working their first shift since the changes. Included in the training process's and implementations: <ul style="list-style-type: none"> ○ Intake- Wandering with metal detector has commenced for every patient brought into the facility. Belongings are inventoried and searched for contraband. ○ Admission-Wandering occurs with a metal detector and belongings inventoried/searched for any contraband. All items coming in with the patient are closely inspected. A full body search of every patient admitted is part of the screening for contraband. The patient undergoes skin check and inspection of contraband on the body

second version and place in the incident manual.

- completed at this time.
On Unit- Utensils are carefully monitored by staff. Staff complete an inventory of utensils when handed out and patients with utensils are within view of staff. Additional mitigation for any hidden contraband includes conducting room searches of every room. This includes looking in patient belongings in their room. Patients suspected of having hidden contraband will be searched on person for any contraband when returning from the cafe, and a full body search is conducted by provider order of any patient believed hiding contraband after being off unit.
- Cafeteria- Utensils are monitored and inventoried when returned after meals to ensure the utensil is whole when returned to safe guard against any type of contraband returning to the unit. A designated staff person stands by at the garbage receptacle to ensure patients do not attempt to remove an item of contraband. A staff person is always during meals and conducts rounds close to the patients during meals in the cafeteria to ensure no self-harming behavior or hiding of contraband occurs.
- Visits- All visitors are wanded with a metal detector prior to leaving the

		<p>lobby to ensure contraband is not being smuggled in. Belongings brought in by visitors are searched. Security personnel are present for visiting hours to ensure no contraband items are being handed off. If it is known that a visitor has given contraband to a patient, the treatment team and provider are to determine if the visitor will no longer be allowed to visit or if visiting is restricted.</p> <ul style="list-style-type: none"> o Twice a day room searches of all rooms are conducted to ensure for a second time that no contraband is missed. <ul style="list-style-type: none"> • Staff training included: <ul style="list-style-type: none"> o Handouts o Post tests o Competencies are conducted per the post test and repetitive return demonstrations conducted as part of the competencies. o Class Room Training and for those who were unable to attend classroom, 1:1 training was given. • To ensure continual compliance competency is evaluated by the auditors to assure compliance and accountability including counseling and return demonstration during audits. <p>Monitoring and Tracking procedures to ensure the plan of correction is effective:</p> <ul style="list-style-type: none"> • Any contraband found is reported in an incident report and an
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	<p>investigation is conducted.</p> <ul style="list-style-type: none"> • Monthly staff meetings take place to ensure communication to the staff regarding compliance. This took place on 7/31/18 and 8/1/18 at three separate times. Meeting will continue monthly to ensure communication, safety and compliance. • All incident reports are reported to senior leadership through the communication process. This includes findings, follow-up and any questioned results by the board. • Staff who do not follow procedure are held accountable through coaching and the disciplinary process. • A member of the nursing leadership team are to be personally present for At least one the unclothed skin checks depending on admissions and orders, and 10% of room searches weekly. • Staff who fail to follow the correct procedure will receive disciplinary action, up to and including termination. • Audits 5 days a week conducted to include: <ul style="list-style-type: none"> ◦ Admission belongings inspections to ensure staff compliance with CAP ◦ 5 meals weekly in cafeteria to ensure staff compliance with CAP ◦ At least 2 family visitations weekly in cafeteria to ensure compliance with CAP. <p><u>Process improvement: Address process improvement and demonstrate how the facility has incorporated improvement actions into its Quality Assessment and Performance Improvement (QAPI) program.</u></p> <p><u>Address improvement in systems to</u></p>
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prevent the likelihood of re-occurrence of the deficient practice:

- The CNO/Nurse designee will issue weekly reports of compliance to the Governing Board at the weekly communication meeting.
- Audits are to continue until 100% compliance has been achieved for 90 days continuously. Additional corrective actions needed will be discussed in the weekly Governing Board communication. Results for QAPI will also be reported to the PI committee to ensure compliance with tracking and any further enhancements to the plan of correction.
- A compliance rating of 98% is the selected threshold for the weekly audits. If this threshold is not reached, the CAP will be reviewed and/or revised to include new measures to ensure compliance.
- When 100% compliance has been achieved for 90 days..

Individual Responsible:

- CNO/ Nurse Designee

Date Training Completed:

8/9/2018

Date Audits completed:

11/9/2018

<p>71.05.220 Property of committed person.</p> <p>At the time a person is involuntarily admitted to an evaluation and treatment facility, secure detoxification facility, or approved substance use disorder treatment program, the professional person in charge or his or her designee shall take reasonable precautions to inventory and safeguard the personal property of the person detained. A copy of the inventory, signed by the staff member making it, shall be given to the person detained and shall, in addition, be open to inspection to any responsible relative, subject to limitations, if any, specifically imposed by the detained person. For purposes of this section, "responsible relative" includes the guardian, conservator, attorney, spouse, parent, adult child, or adult brother or sister of the person. The facility shall not disclose the contents of the inventory to any other person without the consent of the patient or order of the court</p>	<p>RCW 71.05.220 Property of committed person is not met as evidenced by:</p> <p>Based on clinical record review it was determined the agency failed to follow the agencies "unclothed body search/property search" policy and procedures at intake resulting in the client possessing and using a syringe reportedly filled with methamphetamine after admission to the unit.</p> <p>Failure of the agency to follow the agency policy and procedure of body and property search resulted in harm to the patient because of the patient's use of methamphetamine, causing methamphetamine intoxication, and demonstrating erratic behavior.</p> <p>Findings included:</p> <ol style="list-style-type: none"> 3. Review of Review of the clinical record on October 8, 2018 determined the patient admitted on August 4, 2018 did not have a complete search of their person or belongings as evidenced by the patient belongings examination & inventory sheet completed by staff stating "patient refused" and staff not searching belongings. 1. Based on clinical record review there was no evidence of further attempts to get the patient information documented on the patient belongings form. 	<p>Regulation Number- 71.05.220</p> <p><u>Plan of Correction for Each specific deficiency Cited:</u> The hospital failed to detect contraband in July.</p> <p><u>Procedure/process for implementing the plan of correction:</u></p> <ul style="list-style-type: none"> • RN's, LPN's, and MHT's were retrained by the CNO/ Nurse Designee on 5 identified areas including but not limited to the room searches per policy are conducted twice a day to ensure that mitigation plans have taken place for safety of the unit and patients. This occurred on 8-6-2018 through 8-9-2018, prior to working their first shift since the changes. Included in the training process's and implementations: <ul style="list-style-type: none"> o Intake- Wandering with metal detector has commenced for every patient brought into the facility. Belongings are inventoried and searched for contraband. o Admission-Wandering occurs with a metal detector and belongings inventoried/searched for any contraband. All items coming in with the patient are closely inspected. A full body search of every patient admitted is part of the screening for contraband. o The patient undergoes skin check and inspection of contraband on the body completed at this time. o On Unit- Utensils are carefully monitored by staff. Staff complete an inventory
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of utensils when handed out and patients with utensils are within view of staff.

Additional mitigation for any hidden contraband includes conducting room searches of every room. This includes looking in patient belongings in their room. Patients suspected of having hidden contraband will be searched on person for any contraband when returning from the canteen, and a full body search is conducted by provider order of any patient believed hiding contraband after being off unit.

- Cafeteria- Utensils are monitored and inventoried when returned after meals to ensure the utensil is whole when returned to safe guard against any type of contraband returning to the unit. A designated staff person stands by at the garbage receptacle to ensure patients do not attempt to remove an item of contraband. A staff person is always during meals and conducts rounds close to the patients during meals in the cafeteria to ensure no self-harming behavior or hiding of contraband occurs.
- Visits- All visitors are wanded with a metal detector prior to leaving the lobby to ensure contraband is not being smuggled in. Belongings brought in by

- visitors are searched.
Security personnel are present for visiting hours to ensure no contraband items are being handed off. If it is known that a visitor has given contraband to a patient, the treatment team and provider are to determine if the visitor will no longer be allowed to visit, or if visiting is restricted.
- Twice a day room searches of all rooms are conducted to ensure for a second time that no contraband is missed.
 - Staff training included:
 - Handouts
 - Post tests
 - Competencies are conducted per the post test and repetitive return demonstrations conducted as part of the competencies.
 - Class Room Training and for those who were unable to attend classroom, 1:1 training was given.
 - To ensure continual compliance competency is evaluated by the auditors to assure compliance and accountability including counseling and return demonstration during audits.
- Monitoring and Tracking procedures to ensure the plan of correction is effective:**
- Any contraband found is reported in an incident report and an investigation is conducted.
 - Monthly staff meetings take place to ensure communication to the staff

- regarding compliance. This took place on 7/31/18 and 8/1/18 at three separate times. Meeting will continue monthly to ensure communication, safety and compliance.
- All incident reports are reported to senior leadership through the communication process. This includes findings, follow-up and any questioned results by the board.
 - Staff who do not follow procedure are held accountable through coaching and the disciplinary process.
 - A member of the nursing leadership team are to be personally present for At least one the unclothed skin checks depending on admissions and orders, and 10% of room searches weekly.
 - Staff who fail to follow the correct procedure will receive disciplinary action, up to and including termination.
 - Audits 5 days a week conducted to include:
 - Admission belongings inspections to ensure staff compliance with CAP
 - 5 meals weekly in cafeteria to ensure staff compliance with CAP
 - At least 2 family visitations weekly in cafeteria to ensure compliance with CAP.
- Process Improvement: Address process improvement and demonstrate how the facility has incorporated improvement actions into its Quality Assessment and Performance Improvement (QAPI) program.
- Address improvement in systems to prevent the likelihood of re-occurrence of the deficient practice:
- The CNONurse designee will issue

		<p>weekly reports of compliance to the Governing Board at the weekly communication meeting.</p> <ul style="list-style-type: none"> • Audits are to continue until 100% compliance has been achieved for 90 days continuously. Additional corrective actions needed will be discussed in the weekly Governing Board communication. Results for QAPI will also be reported to the PI committee to ensure compliance with tracking and any further enhancements to the plan of correction. • A compliance rating of 98% is the selected threshold for the weekly audits. If this threshold is not reached, the CAP will be reviewed and/or revised to include new measures to ensure compliance. • When 100% compliance has been achieved for 90 days... <p><u>Individual Responsible:</u></p> <ul style="list-style-type: none"> • CNO/ Nurse Designee <p><u>Date Training Completed:</u> 8/8/2018</p> <p><u>Date Audits completed:</u> 11/8/2018</p>
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**Behavioral Health Agency
Telephone Contact Numbers**

Management and Other Resources

Trent Kelly, Executive Director	360-236-4852
Shannon Walker, Operations Manager	360-236-2933
Judy Holman, Survey and Investigation Manager	360-236-2962